L. Laffin Kellogg, as secretary of the Yankke Fuel Company, one of the five railroad, coal and public service companies in the Southwest which E. D. Shepard & Co. have been promoting, filed yesterday a petition in bankruptcy against the firm, alleging in general that the Shepard firm had made preferential payments, asserting specifically that on March 1 it conveyed all its property to Frederick M. Brown of Wallace, Butler & Brown, the firm's counsel.

This transfer, according to the petition. was made for the purpose of hindering creditors in the collection of their claims, and the conveyance was also made without consideration. The property involved is said in the petition to consist of bonds. stocks, bills receivable and accounts outstanding, all to the value of \$100,000. As the creditors of E. D. Shepard & Co. are alleged in the petition to be less than twelve in number, the concern under the lew can be thrown into bankruptcy on the application of a single creditor.

Judge Holt appointed Allen W. Evarts of & Wall street receiver, but later named John S. Sheppard of 24 Liberty street, upon Mr. Evarts's declaration that busiand personal reasons would prevent

The receiver found the books in an exdecingly tangled shape. There were dozens upon dozens of ledgers, in some of which he found but one or two entries. Mr. Shepard will turn out H. A. Ensign, the partner in charge of the office, to-day. A court order for examination of witthe methods of bookkeeping used by the

companies involved. These contractual chligations amount to some \$8,800,000, and with the exception of bond interest, judgments and land payments on imperfect titles to Yankee Fuel coal holdings in the sale liability of the firm. Against the they have nominal assets of \$80,038, 18778, which will boil down to \$197,563,32 if immediately realized. The full schedules were printed in The Sun some days

These assets are mostly bonds and stocks which if sold in the open market would go for nominal sums and carry with them the control of the property. How the liquid assets of the firm would be divided among its creditors cannot be determined without court proceedings. It appears that the management had been lumping the sales of bonds and making withdrawals for payments of interest and other charges, so that no one can tell from the books the receipts and expenditures of any one company. Such assets as the companies now have and such claims as they may possess against their promoters will probably all be eaten up in litigation over priorities

THE LEEDS PEARL NECKLACE.

Supreme Court Grants Writ for Review of Decision of General Appraisers.

WASHINGTON, April 19.-The United States Supreme Court to-day granted B. Leeds to be dutiable at but 10 per cent. It was composed of thirty-seven pearls collected by a syndicate, and Mrs. Leeds agreed to pay \$340,000 for the necklace delivered in America. To avoid the rate of duty—60 per cent.—upon neck-laces the pearls were unstrung and imported in that form under a duty of 10 per cent. They were passed under that classification by the Appraiser at New York, but the Collector insisted on 60 per cent would take a recess from Monday. cent. duty.

The Board of General Appraisers, how-

ever, reversed the latter ruling, only to be reversed by the Federal Circuit Court, and the Court of Appeals in turn again

83,916,169.84 in Gas Ret be reversed by the Court of Appeals in turn again reversed the case and affirmed the 10 per cent. rate. The Government then asked the Supreme Court to review the sumers in gas rebates up to last Saturday night is \$3,918,169.84. The money paid to consumers in gas rebates up to last Saturday night is \$3,918,169.84. The money paid out last week was \$616,104.14.

THE COTTON MARKET.

Prices Off-Patten Denies Selling-Say He Intends to Buy More-Large Spot Interests Big Buyers-Hubbard Takes 15,000 Bales of July in One Block

WRATHER PORECAST FOR COTTON STATES. For North Carolina, partly cloudy to-day, nowers in western portion; cooler in interior to-morrow fair, cooler on the coast; light to mod erate southerly winds, becoming variable.

For South Carolina, partly cloudy to day, coole at night: to-morrow fair cooler on the coast

For Georgia, partly cloudy to-day, possibly local showers in northern portion; cooler in northern portion; to-morrow fair, cooler in southern portion; light to moderate southerly winds, be

For Alabama and Mississippi, partly cloudy today; showers and cooler in the interior and at night in extreme southern portion; to-morrow. For Louisiana, showers to-day, cooler in interior; generally fair to-morrow; moderate, vari-

able winds, becoming northerly.

For eastern Texas, fair and warmer in north-For western Texas, fair to-day; warmer in

northern portion; fair to-morrow.

For Arkansas, showers to-day; cooler in southern portion; unsettled to-morrow and probably

showers to-morrow. For Kentucky, showers to-day, cooler in south-east portion; showers to-morrow.

Somebody sold through one house 100,000 bales of May and July early. Who? One report mentioned a leading cotton operator of Beaver street, another certain spot inoperator, who, by the way, promptly denied the report, averring that he had not sold a bale and intended to increase his holdings. But in any case there was heavy selling, whether to take profits or to manœuvre for lower prices each must judge for himself. The selling was by a house which often acts for a cotton operator well known on two continents. The selling by various people during the day was supposed to have been due partly to the news from Turkey, though the Lordon stock market. terests, another a now celebrated Chicago operator, who, by the way, promptly denied nesses who may be able to illuminate Turkey, though the London stock market

Account order for examination of with the methods of bookkeeping used by the methods of the meth

Futures in New Orleans were as follows: In Liverpool spot cotton advanced 3 points. Middling, 5.55d. Sales, 10,000, bales, including 9,000 American. Imports, 3,000, all American. Futures closed 2/4 to 3/4 points lower.

May-June. *Holiday.

Liverpool is due to come 314 to 414 points

Reports of increased activity on the

Liverpool is due to come 31/4 to 41/2 points down. Reports of increased activity on the part of mills continue to come in. The Franklinville cotton mills of Pennsylvania, which have been shut down for several years, will resume operations this month. The Burleson plant of Jewett City, Conn., has just adopted a full time schedule. The Robertsford Worsted Mills of Passaic, N. J., are to be rebuilt. New machinery is being installed in the Premier Worsted Mills of Worsted Mills of

Enjoined From Scalping Tickets. TRENTON, N. J., April 19.-Judge Cross

the petition of the Government for the in the United States Circuit Court granted of persons killed in train accidents during review of the decision of the lower courts to-day a temporary injunction restraining the months of October, November and in holding the pearls composing a neck-lace purchased in Paris by Mrs. William Scalping commutation tickets on the proceedings instituted by the railroad.

Supreme Court to Take a Recess.

pended on Friday, April 30, and that the court would take a recess from Monday, May 3 until May 17, when a further recess would be taken until May 31, the date of court would be taken until May 31, the date of cou

COAL OPERATORS FIX POLICY

MINERS MUST SIGN OR FACE A LOCKOUT OR CUT.

Committee of Eleven Will So Report to General Meeting of Anthracite Men, Who Will Likely Give the Employees Until May 1 to Make Final Decision.

The committee of eleven appointed by the anthracite operators at their general meeting in this city at the beginning of last week to decide on a policy to be pursued in view of the present deadlock between the operators and the anthracite mine workers met late yesterday afternoon in the Central Building, 143 Liberty

street, and agreed on a policy.

W. A. Lathrop of the Lehigh Coal and Navigation Company, chairman of the committee, presided. The meeting lasted about two hours. Each member of the western, showers and cooler in eastern and southern portions to-day, with moderate to brisk northerly winds; parity cloudy to-morrow. general indications in his district, and all policy was agreed on.

The operators will convene again in this city on Thursday to adopt the report of the committee of eleven. Neither Chairman Lathrop nor the other members of the committee would say what policy had been agreed on at the meeting

A representative of the operators said: "As the committee of eleven was appointed by the operators it will make no report until it makes its first report to the

the anthracite strike commission was

It was said that the operators will in-

outside the court room while Jones was down in the Sheriff's office telephoning word of his sentence to members of his

only for the purpose of conserving the seaset upon the dissolution of Mr. Sherian to the state where so the state upon the dissolution of Mr. Sherian to the state where good into the property of the state where good into the state where good into the property of the further than the property of the state where good into the property of the state the property of the state the property of the state the property where good into the property of the state the rect that the count for the state where good into the property of the state the property of the state

altered after they had been received by the Sheriff and changed so as not to show the articles which had been purchased, and the bill of a local provision house, which was also changed.

The trial of Frederick E. Swancott, chairman of the Republican county committee, member of the Board of Supervisors and former chairman of that body, is stirted for allered countries. indicted for alleged complicity in the graft scandal, was begun this afternoon. The lawyers defending Swancott attacked the constitutionality of the Oneida county jury law and urged that under the Consti-tution of the State the act was an illegal act, that the Grand Jury which rendered the indictment against the defendant was an illegally constituted body and that the petit jury which had been drawn for the trial was an illegally drawn jury. Jus-tice Andrews overruled the objection and the defence took an exception. This is the first time that the Oneida county jury law has been questioned as to its constitutionality. It also showed that the defence of Swancott will be stubbornly

The task of securing a jury was still in progress at the evening adjournment of court, three jurors having been secured.

CASUALTIES ON RAILROADS. In the Last Quarter of 1908 798 Persons Were Killed and 16,846 Injured.

WASHINGTON, April 19.-The number William Girard and seven others from scalping commutation tickets on the Delaware, Lackawanna and Western Railroad. The injunction will remain in force pending a final determination of the proceedings instituted by the railroad. accidents to employees while at work and to passengers in getting on or off cars, &c., brings the total number of casualties up to 17.644 (798 killed and 16,846 injured). This shows a decrease of 2.814 in the total number as compared with the figures reported for the same

derailments in the quarter now under review was 2,684 (1.373 collisions and 1,311 derailments), of which 206 collisions and 130 derailments affected passer sions and 130 derailments affected passenger trains, showing in the total number of collisions and derailments a decrease of 1,280 (721 collisions and 559 derailments). The damage to cars, engines and road-ways by these accidents amounted to 1,281 week was 5616 104 14.

S. W. D. 50c TO \$2.50

After our great and memorable campaign, when we put people into Bay State Gas at 10 to 50 cents a share and got them at \$1.50, hundreds said to 'If you ever hear of an opportunity like that again, be sure and let us know.'

Well, the opportunity has come, and we herewith "pass you the tip." It reminds us of John J. Ingalls' great poem: OPPORTUNITY.

Master of human destinies am I! Fame, Love and Fortune on my footsteps wait. Cities and fields I walk; I penetrate Deserts and seas remote, and, passing by Hovel and mart and palace, soon or late . I knock unbidden once at every gate! If sleeping, wake!—if feasting, rise before I turn away! It is the hour of Fate! And they who follow me reach every state Mortals desire, and conquer every foe Save death; but those who doubt or hesitate. Condemned to Failure, Penury and Woe, Seek me in vain and uselessly implore— I answer not and I return no more!

Buy Southwestern Development Co.-S. W. D. We believe it is a great speculative purchase, and is likely to jump quickly to \$1.50 to \$2.50 a share. Some will laugh at this, and say it is impossible to put a stock from 10 cents to \$2.50 a share. Some laughed at us when we told them to buy Gas at 10 to 50 cents.

It's YOUR opportunity.
THE SOUTHWESTERN DEVELOPMENT CO. was organized for the purpose of acquiring and developing mining properties in the Southwestern

group, consisting of four properties, comprising colsillo, State of Sonora, Mexico. Numerous fissure veins intersect these 200 acres at various points. Samples of the ore taken by the company's engineers show good values, carrying gold, copper and some silver, a large proportion of which will average seen that the Spaniards worked down to the ter level by their crude methods and that good or ore was developed by them. The company's eners are of the opinion that these properties are y valuable.

Orders to buy or sell will be filled by members

St.

The approximate amount of the lien or charge to be sold, is \$42,552.90, with interest thereon from the 23th day of February, 1909, together with needs and allowance amounting to \$350.10, with interest thereon from the 23th day of \$40.00 the sold is \$42,552.90, with interest the 23th day of February, 1909, together with needs and allowance amount of the lien or charge to be sold, is \$42,552.90, with interest thereon from the 23th day of February, 1909, together with needs the control of the purchase of the sale. The approximate amount of the lien or charge to be sold, is \$42,552.90, with interest thereon from the 23th day of \$42,552 about \$30 per ton, and some much higher. It can be seen that the Spaniards worked down to the water level by their crude methods and that good pay ore was developed by them. The company's engineers are of the opinion that these properties are very valuable.

of any recognized Stock Exchange.

RICHARD J. BURTON & CO.

STOCK BROKERS 22 CONCRESS SQUARE, BOSTON

STATE OF NEW YORK

Canal Improvement Gold

EXEMPT FROM TAXATION

\$10,000,000

In Coupon or Registered Form

Will Be Sold Thursday, April 29, 1909,

At 12 o'clock Noon,

At the State Comptroller's Office, Albany, N. Y. These bonds bear interest at the rate of three per cent per annum, pay able semi-annually, and by operation of special laws will practically net four per cent interest when owned by insurance companies, trust companies and

savings banks, in the State of New York. No bids will be accepted for less than the par value of the bonds nor unless accompanied by a deposit of money or by a certified check or bank draft upon a solvent bank or trust company of the cities of Albany or New York, payable to the order of the Comptroller of the State of New York, for at least two per cent of the par value of the bonds bid for.

All proposals, together with the security deposits, must be sealed and enlins, formerly connected with the furni- dorsed "Loan for Canal Improvement," and enclosed in a sealed envelope diture establishment of Cox & Collins, with rected to the "Comptroller of the State of New

All bids will include accrued interest. The Comptroller reserves the right to reject any or all bids.

For further particulars address CHARLES H. GAUS. State Comptroller.

Dated Albany, April 6, 1909.

RICHARD J. BURTON CO. BANKERS AND BROKERS

Incorporated Under the Laws of Massachusetts

CAPITAL STOCK \$100,000

10,000 SHARES \$10 EACH

dend of 2% was declared, payable on and to stockholders of record April 26. A much larger dividend might have been declared, but the directors deemed it prudent to keep the stock an 8% basis for the present, leaving the balance to go to surplus account. The stock of the company is now largely in the hands of investors, all of whom purchased at par. \$10 a share. In view of greatly increased earnings, the company now withdraws all outstanding offerings at \$10, and offers

> 526 SHARES AT \$12.50 A SHARE 560 SHARES AT \$15.00 A SHARE 950 SHARES AT \$17.50 A SHARE

Orders will be filled in the order received, and for any number of shares-even as low as one share—as we desire as many stockholders as possible. We submit that the advance information which our stockholders received last week on a stock which advanced very matefally was worth all it cost them for the stock they hold in our company and judging from the manner in which some of them took advantage of the information it was worth

We are a live crowd, always turning up new opportunities for ourselves and holders, and once we take on a proposition we never abandon it until we have made good We have met opposition at every turn of the road, but it only makes us the more determine to "get there," and all the world loves to see this fighting, aggressive spirit. Followers of State street can now see the handwriting on the wall-"can see us coming." Do not delay; join us to-day. It may be the stepping stone to your "Opportunity."

> RICHARD. J. BURTON CO. 24 Congress Square, Boston

AFTER BONDING COMPANIES.

Mr. Tawney Proposes to Limit Them to the Rates Charged Before Jan. 1. WASHINGTON, April 19.-For some time

Representative Tawney of Minnesota, chairman of the House Appropriations census appropriation bill a provision prohibiting the acceptance of bonds of surety companies by the Government at

surety companies by the Government at the increased cost annually that the present rates. The provision reads as follows:

"That hereafter no bond shall be accepted from any surety or bonding company by the United States for any officer or employee which shall cost in excess of the rates of premium charged for such bonds prior to January 1, 1909."

The Tawney provision further specifies that "hereafter the United States shall not pay any part of the premium or other Prior to the first of this year the rate

for bonding of Government employees by the various surety companies averaged about \$10 a thousand as a maximum, with about \$10 a trousand as a maximum, with about 75 cents a thousand on bonds of large amounts. On the first of the year this rate was raised to \$3 a thousand. It is claimed that this was done by agreebonding trust with the idea of putting Government employees was concerned.

portion of the mineral section of the United States, and especially in Mexico. It is capitalized for \$500,000, being 500,000 shares, par value \$1 a share, full paid and non-assessable. 131,785 shares are in the treasury. The Federal Trust Company of Boston is Registrar, and the stock is listed in New York and Boston.

The following properties have been acquired:
Group No. 1—Nine claims in the Marius Mountain district, Riverside County, California. The values are contained in veins or strata of high grade ore, carrying largely copper, some silver and some gold. From appearances it is the opinion of good mining men these promise to develop to great proportions at depth. At present there is a good road building, which will, in the near future, come into close proximity to the property, thereby greatly enhancing its value.

Group No. 2—This is known as the Casa Vieja in the following of the company of the company of the company of the company described and partial will center the content of the conte

Group No. 2—This is known as the Casa Vieja lectively about 200 acres, in the district of Hermo-

New York Telephone Company,

ELECTION AND MEETINGS.

15 Dey Street,
New York, April 20th, 1909.
TO THE STOCKHOLDERS:
Notice is hereby given that the annual meeting of the atockholders of the New York Telephone Company will be held at the principal office of the Company, No. 15 Dey Street, Borough of Manhattan, in The City of New York, N. Y., on Tuesday, the 4th day of May, 1909, at twelve o'clock noon, for the election of thirteen directors and three inspectors of election, and the transaction of such other business as may then properly come before the stockholders.

Yours truly.

Yours truly, JOHN H. CAHILL, Secretary.

TO THE STOCKHOLDERS OF THE DELA-WARE AND HUDSON COMPANY.

NOTICE IS HEREBY GIVEN that the annual meeting of the atockbolders of the Delaware and Hudson Company will be held at the office of the Company, No. 22 Nassau street, in the Borough of Manhattan, City of New York, on Tuesday, May 11, 1909, at 12 o'clock noon, for the Borough of managers and for other business.

The polis will open at 12 o'clock noon and remain open for at least one hour.

The transfer books of the Company will be closed from the close of business, Saturday, May 1, 1809, until the morning of Wednesday, May 12, 1809, until the morning of Wednesday, May 12, 1809.

By order of the Board of Managers,
F. M. OLYPHANT, Secretary,
New York, April 10, 1909.

New York. April 10, 1909.

The Kanass City Southern Railway Co.
NOTICE OF STOCKHOLDERS MEETING.
The annual meeting of the Stockholders of TheKanass City Southern Railway Company will be
held at the office of the Company. In the Thayer
Building, at the northwest corner of Broadway
and Ninth Street, in Kanass City, Missouri, on
Tuesday, May 11th, 1909, at the hour of 9 eclock
A. M. for the election of Directors of the Company and the transaction of such other business
as may properly come before the meeting.
The stock transfer books will be closed at 3
o'clock P. M. April 30th, 1909, and reopened at 10
o'clock A. M. May 14th, 1909, and reopened at 10
o'clock A. M. May 14th, 1909, and reopened at 10

THE NEW YORK, CHICAGO AND ST. LOUIS RAILROAD COMPANY.
Cleveland, Ohio, April 3rd, 1909.
NOTICE IS HEREBY GIVEN that the Annual
Meeting of the Stockholders of this company.
for the election of Directors and for the transaction of such other business as may be presented
to the meeting, will be held at the principal office of
the company, in Cleveland, Ohio, on the FIRST
WEDNESDAY (being the 5th day) of MAY, 1904,
at 9 o'clock A. M. The poll will continue open for
one bour thereafter.
By Order of the Board of Director.
DWIGHT W. PARDE?, Sametary ST. LOUIS RAILROAD COMPANY

New York, April 20, 1209.

The annual meeting of stockholders of the Superior Coal Company will be held on Tuesday, May 4th, 1909, at 12 o'clock, noon, at the office of H. B. Hoilins & Company, 15 Wall Street, New York City. Transfer books close April 20th and reopen May 5th.

S. E. STERNBERGER, Secretary.

DIVIDENDS AND INTEREST.

AMALGAMATEB COPPER COMPANY,

42 Broadway, New York, April 15, 1909.

At a meeting of the Directors of the Amalgamated Copper Company a dividend of ONE-HALF

OF ONE PER CENT. (12 of 155) was declared, payable May 31, 1909, to stockholders of record on the books of the Company as of 3 o'clock P. M., April 22, 1909.

A. H. MELIN, Secretary and Treasurer.

The Directors of LORD & TAYLOR have this day declared the regular quarterly dividend of two per centum on the Common Stock of this Corporation, payable May 1st, 1900. The transfer books will be closed from April 26th to May 1st, hoth inclusive. New York, April 19, 1909.

BOND & MORTGAGE GUARANTEE CO
175 Remsen St., Bklyn., N. Y., March 29, 1909.
A QUARTERLY DIVIDEND OF THREE PER
CENT. has been declared, payable May 15th, 1909,
to the stockholders of record at the close of business on May 8th.
CLINTON D. BURDICK, Treasurer.

CENTRAL FOUNDRY COMPANY
The coupons due May 1st, 1809, of the 6% gold debentures of this Company will be paid on and after that date at the office of the Company, 37 Wall St.

EDWARD H. FENNESSY, Treasurer. BUSINESS OPPORTUNITIES.

\$200,000 WANTED for most profitable oil busi-ess; stock selling over par; safe. Apply for full ness; stock selling over par; safe. Apply for ful particulars, stating how much you want to in vest. PROGRESS, box 419 Sun office.

PROPOSALS

OFFICE OF THE CONSTRUCTING QUAR. TERMASTER, Madison Barracks, N.Y., April 1st, 1909. Sealed proposals, in triplicate, will be received bere until 2 o'clock P. M., May 1st, 1909, and then opened, for the construction, including plumbing, heating, electric wiring and electric ight lixtures, of one single set Field Officer's quarters and one double set Non-commissioned Officer's quarters at Madison Barracks, N. Y. Information furnished on application. Intending bilders should forward certified check for \$25,00, payable to the Constructing Quartermaster, to secure plans and specifications, said check to be returned when plans, etc., are returned. The U.S. reserves the right to accept or reject any or all bids. Envelopes containing bids should be marked "Proposals for Public Buildings at Madison Barracks, N. Y.," and addressed to the Constructing Quartermaster.

or otherwise of any officer or employee of the United States." The census appropriation bill provides that the Director of the Census is authoris claimed that this was done by agreement and that the various surety companies, realizing that they had things all their own way so far as the bonding of Government employees was concerned, resolved to maintain this trebled rate against all odds.

Mr. Tawney and other House and Senate leaders resented the action of the classification of diseases and causes of death called by the Government of France to meet in Paris in July, 1909, one commissioner to be chosen from the trebled rates would impose upon the Government, cast around for some method of putting the surety companies back on the basis of the old rates. Mr. Tawney framed the provision above quoted, and

PORECLOSURE SALES

SUPREME COURT, NEW YORK COUNTY.
John A. Stewart, Charles H. Marshall and John
Crosby Brown, as trustees, of the Liverpool and
London and Clobe Insurance Co. in New York
plaintiffs, against Pierre D. Dumont and other

enalties.
Dated New York, March 30th, 1909.
PAUL L. KIERNAN, Referee

PUBLIC NOTICES.

NEW YORK SUPREME COURT, THIRD JU-

In the Matter, In the Matter, of
The Application and Petition of
J. Edward Simmons. Charles N.
Chadwick and Charies A. Shaw,
constituting the Board of Water
Supply of the City of New York,
to acquire real estate for and on
behalf of the City of New York,
under Chapter 724 of the Laws of
1905, and the acts amendatory
thereof, in the town of Hurley,
Clister County, New York, for
the purpose of providing an additional supply of pure and
wholesome water for the use of
the City of New York.
Public notice is hereby given t

the City of New York.

Public notice is hereby given that the order of confirmation of the Third Separate Report of Edgar L. Fursman, Edward H. Nicoli and Charles B. Cox, who were appointed commissioners of appraisal in the above entitled matter, by an order of this Court made at a Special Term thereof, held at the Court House in the City of Kingston, Ulster County, N. Y., June 28th, 1807, was filed in the office of the Clerk of the County of Ulster, at Kingston, N. Y., on the 12th day of April, 1809, and affects parcels numbers two hundred and twenty-five (225), two hundred and thirty-eight (236), two hundred and forty-four (241), two hundred and thirty-eight (236), two hundred and five (245), two hundred and sixty-nine (230), two hundred and five (245), two hundred and forty-four (246), two hundred and five (246), two hundred and forty-four (259), two hundred and forty-four (240), shown on the map in this proceeding.

his proceeding.

Dated New York, April 12th, 1909.
FRANCIS KEY PENDLETON
FRANCIS Corporation Counsel
Hall of Records. New York City

In the Matter of the Application and Petition of J. Edward Simmons, Charles N. Chaiwlesk and Charles A. Shaw, constituting the Board of Water Supply of the City of New York, to acquire real estate for and on behalf of the City of New York, under Chapter 724 of the Laws of 1905, and the Acts amendatory thereof. In the Town of North Castle, West chester County, New York, for the purpose of providing an additional supply of pure and wholesome water for the use of the City of New York.

PUBLIC NOTICE is hereby given that the Thirl Separate Report of Burton C. Meighan, Wills B. Dowd and Benjamin Howe, who were appointed Commissioners of Appraisal in the above entitled matter July 20th, 1907, was filed in the office of the Clerk of the County of Westchesker on the 9th day of April, 1909. om the 9th day of April, 1909.

Said Report bears date April 7th, 1909, and affects Parcels Nos. 122, 123, 129, 135, Part of 13, 142, 143, 144, 145, 153, 154, 155, 157, 162, 169, 170, 172, 176 and 189, shown on the map in this proceeding PUBLIC NOTICE is further given that an application will be made at a Special Term of the Supreme Court to be held in and for the Ninth Judicial District, at the Judge's Chambers in the City of Mount Vernon, Westchester County, New York, on the 8th day of May, 1909, at 10 o'clock in the forenoon of that day or as soon thereafter as counsel can be heard for an Order confirmint said Report, and for such other and further relief as may be just.

Dated April 13, 1909.

FRANCIS KEY PENDLETON, Corporation Counsel.

Corporation Counsel.

Office and Post Office Address, Hall of Records.
Corner Chambers and Centre Streets, Borouga
of Manhattan, New York City.

MUNICIPAL CIVIL SERVICE COMMISSION.

290 Broadway.
New York, April 15, 1909.
PUBLIC NOTICE IS HEREBY GIVEN that the time for receiving applications for the position of PHYSICIAN (RESIDENT).
has been extended to 4 P. M. FRIDAY, MAY 7, 1909. (No application received by the Commission by mail or otherwise, after 4 P. M. on May 7 will by mall or otherwise, after 4 P. M. on May 7 will be accepted).

The examination will he held on Friday, May 28, 1909, at 10 A. M.

The subjects and weights are: Technical, Experience, 4: Percentage required, 75 on technical paper and 70 on all.

Candidates must be licensed to practise medicine in the State of New York.

Vacancies, one, Salary, \$1,200 per annum. with maintenance.

Mimmum age, 21 years.

Mimimum age. 21 years.
Application blanks can be had at 299 Broadway.
room 1119. F. A. SPENCER Secretary

Pursuant to statutory requirement, notice is hereby given that an act, Assembly, Printed No. 1862. Int. No. 1109, has been passed by both branches of the Legislature, entitled

TO AMEND CHAPTER FOUR HUNDRED AND TEN OF THE LAWS OF EIGHTEEN HUNDRED AND EIGHTY. TWO. ENTITLED "AN ACT TO CONSOLIDATE, INTO ONE ACT AND TO DECLARE THE SPECIAL AND LOCAL LAWS AFFECTING PUBLIC INTERESTS IN THE CITY OF NEW YORK, "RELATING TO THE PROTECTION OF SAILORS."
Further notice is hereby given that a Public Hearing upon such bill will be held at the Mayor's Office in the City Hall, in the City of New York, on Wednesday, April 21, 1909, at 11:30 o'clock A M. Dated City Hall, New York, April 17, 1909.

This bill will be the first heard at that time.

PROPOSALS.

SEALED BIDS OR PROPOSALS will be rerefived by the Board of Water Supply, in the offer
of the Board, 200 Broadway, New York, Roon
810, ninth floor, until 11 A, M, on April 21, 193,
for contract H, for furnishing and deliverial
either or both of the following classes of supplies
Class F-Olis.

either or both of the following classes of support Class F-Olls.
Class M-Boilers.
At the above place and time the bids will be publicly opened and read. The award of the contracts, if awarded, will be made as soon there after as practicable. The Board reserves the right to reject any and all bids. Pamphiets containing information for bidders, form of coatracts, is specifications, etc., can be obtained at Room Lidsupport and the state of the second contracts specifications, etc., can be obtained at Room at the above address, upon application in person or by man. For further particulars see City

JOHN A. BENSEL. President
CHARLES N. CHADWICK.
CHARLES A. SHAW.
Commissioners of the Board
of Water Supply.
THOMAS HASSETT. Secretary

PROPOSALS FOR CONCRETE AND MAC ADAM ROADS, ETC.: War Department, Office of Constructing Quartermaster, L. S. Army, New London, Conn., April 19, 1909. Sealed proposals for riprap, constructing concrete builkhead, resurfacing macadam roads and macadamizes areaways and constructing concrete roads at Fort Mansheld, R. I., will be received here until 10:00 A. M., May 10, 1900, and then opened. Information furnished on application. Envelopes containing proposals should be endorsed "Proposals for Roads, etc.," and addressed. "Chas. T. Baket Capit, Or. Mr., U. S. A., Constructing Quarter master, New London, Conn."

PROPOSALS FOR ORDNANCE SUPPLIES-Vatervilet Arsenal, Watervilet, N. Y. April 17, 809.—Sealed proposals, in triplicate, will be re-teived until 1P. M. May 17, 1909, for fur mishins ron, steel, hardware, forage, fuel, olis &c. dur-ng year ending June 30, 1910. Information armished on application. Lt. Col. W. W. GIS-PROPOSALS FOR ORDNANCE Watervilet Arsenal, Watervilet N. Y. Ap 1809. "Sealed proposals, in triplicate, will ceived until 1 P. M., May 17, 1909. for tuniforn, steel, hardware, forage, fuel, olls, &cing year ending June 30, 1910. Informatished on application. Lt. Col. W. W. SON, Comdg.

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